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6	Attorney for Plaintiffs		
7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
8			
9	JEREMIAH FOLEY, an Individual, STEPHEN SHRAMO, an Individual	CASE NO.: 2:18-cv-00516-APG-VCF	
11	Plaintiffs,		
12	vs.	STIPULATION AND ORDER APPROVING SETTLEMENT	
13	INTELLIGENT TECHNICAL		
14	SOLUTIONS, a Nevada Corporation,		
15	DOES I -X; ROE CORPORATIONS I -X.		
16	COMES NOW, the Plaintiffs, Jeremiah Foley hereinafter ("Foley") and Stephen		
17	Shramo ("Shramo") (collectively "Plaintiffs") by and through their attorney, Jenny L. Foley		
18	Ph.D., Esq., of the law firm of HKM Employm	ent Attorneys LLP, and Defendants, Intelligent	
19	Technical Solutions ("Defendant"), by and three	ough their attorney, Vincent Aiello, Esq. of the	
20	law firm of Greenspoon Marder and hereby stipulate as follows:		
21	1. That the parties have settled all claims raised in Plaintiffs' Amended Complaint		
22	filed on May 22, 2018. (ECF Document #5).		
23			
24	2. This matter should be dismissed with p	rejudice with each party bearing their own fees	
25	and costs.		
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1	3. Plaintiff will receive full monet	ary compensation pursuant to the Confidential
2	Settlement Agreement for the claim	m without relinquishing anything else of value,
3	obviating the need for judicial scruti	iny.
4		
5	Dated this 25 st day of June, 2018.	Dated this 25 st day of June, 2018
6	HKM Employment Attorneys LLP	Greenspoon Marder
7	//6 070	/a/ Vincent Aielle
8	/s/ Jenny L. Foley Jenny L. Foley, Ph.D., Esq.	<u>/s/ Vincent Aiello</u> Vincent Aiello, Esq.
9	Nevada Bar No. 9017 1785 East Sahara Ave., Suite 325	Nevada Bar No. 7970 3993 Howard Hughes Parkway, Suite 400
10	Las Vegas, Nevada 89104	Las Vegas, Nevada 89169
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1	ORDER		
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3	The Court having reviewed the foregoing proposed Stipulation, and good cause		
4	appearing therefor: IT IS HEREBY ORDERED:		
5	1. That the parties have settled all claims raised in Plaintiffs' Amended Complaint filed		
6	on May 22, 2018. (ECF Document #5).		
7	2. This matter is dismissed with prejudice with each party to bear their own fees and		
8	costs.		
9	3. Plaintiff will receive full monetary compensation pursuant to the Confidential		
10	Settlement Agreement for the claim without relinquishing anything else of value,		
11	obviating the need for judicial scrutiny.		
12	obviating the need for judicial scrutiny.		
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15	Dated: June 25, 2018.		
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17	and the same of th		
18	UNITED STATES DISTRICT JUDGE		
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20	Respectfully submitted by: HKM Employment Attorneys LLP		
21	THE Proprogramme Action to the Control of the Contr		
22	/s/ Jenny S. Foley		
23	Jenny L. Foley, Ph.D., Esq. Nevada Bar No. 9017 1785 East Sahara Ave, Suite 325		
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25	Las Vegas, Nevada 89104 Attorney for Plaintiff		
26	Thorney for I winiff		
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